PATENT COOPERATION TREATY



SECOND AND SUPPLEMENTARY NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION (TO DESIGNATED OFFICES WHICH APPLY THE 30 MONTH TIME LIMIT UNDER ARTICLE 22(1))

(PCT Rule 47.1(c))

From the INTERMINAL BUREAU

To:

KAJI Yoshiyuki c/o KAJI, SUHARA & ASSOCIATES Recruit Shin Osaka Bldg. 14-22, Nishinakajima 5-chome Yodogawa-ku, Osaka-shi Osaka 5320011 JAPON



Date of mailing (day/month/year)
26 May 2005 (26.05.2005)

Applicant's or agent's file reference
F9354

International application No.
PCT/JP2004/000397

International filing date (day/month/year)
20 January 2004 (20.01.2004)

Priority date (day/month/year)
23 January 2003 (23.01.2003)

Applicant

AUTOLIV DEVELOPMENT AB et al

- 1. ATTENTION: For any designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002 (30 months from the priority date), does not apply, please see Form PCT/IB/308(First Notice) issued previously.
- Notice is hereby given that the following designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002, does apply, has/have requested that the communication of the international application, as provided for in Article 20, be effected under Rule 93bis.1. The International Bureau has effected that communication on the date indicated below:
 05 August 2004 (05.08.2004)

AU, AZ, BY, CN, CO, DZ, EP, HU, KG, KP, KR, MD, MK, MZ, NA, RU, SY, TM, US

In accordance with Rule 47.1(c-bis)(i), those Offices will accept the present notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

3. The following designated Offices, for which the time limit under Article 22(1), as in force from 1 April 2002, does apply, have not requested, as at the time of mailing of the present notice, that the communication of the international application be effected under Rule 93bis.1:

AE, AG, AL, AM, AP, AT, BA, BB, BG, BR, BW, BZ, CA, CR, CU, CZ, DE, DK, DM, EA, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, HR, ID, IL, IN, IS, KE, KZ, LC, LK, LR, LS, LT, LV, MA, MG, MN, MW, MX, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, SC, SD, SG, SK, SL, TJ, TN, TR, TT, UA, UZ, VC, VN, YU, ZA, ZW

In accordance with Rule 47.1(c-bis)(ii), those Offices accept the present notice as conclusive evidence that the Contracting State for which that Office acts as a designated Office does not require the furnishing, under Article 22, by the applicant of a copy of the international application.

4. TIME LIMITS for entry into the national phase

For the designated or elected Office(s) listed above, the applicable time limit for entering the national phase will, subject to what is said in the following paragraph, be 30 MONTHS from the priority date.

In practice, time limits other than the 30-month time limit will continue to apply, for various periods of time, in respect of certain of the designated or elected Office(s) listed above. For regular updates on the applicable time limits (30 or 31 months, or other time limit), Office by Office, refer to the PCT Gazette, the PCT Newsletter and the PCT Applicant's Guide, Volume II, National Chapters, all available from WIPO's Internet site, at http://www.wipo.int/pct/en/index.html.

It is the applicant's sole responsibility to monitor all these time limits.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

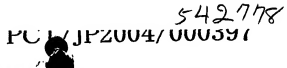
Masashi Honda

Facsimile No.+41 22 338 70 10

Form PCT/IB/308(Second and Supplementary Notice) (January 2004)

Facsimile No.+41 22 740 14 35

4-21-05



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F9354

特許協力条約に基づく国際出願願書

5/6 原本(出願用) 10/542778

VIII-3-1 :	先の出願の優先権を主張する国際出願日における出願人の資格に関する申立て出願人が優先権主張の基礎とされた先の出願の出願人と同一でない場合、又は先の出願の出願日以後に出願人の氏名又は名称が変更された場合において、以下の先の出願に基づく優先権を主張する国際出願目における出願人の資格に関する申立て(規則4.17(ii)及び51の2.1(a)(iii)	本国際出願 に関し、
	出腐に基づく優先権を主張する国際口崎 日における出願人の資格に関する申立て(規則4.17(iii)及び51の2.1(a)(iii) 名称	以下の事実により、 オートリブ・ジャパン株式会社は、 先の出願 2003-014692 に基づく優先権を主張する資
VIII-3-1(viii)		格を有している。 2003年 12月 24日 (24.12.2003) 付で、 出願人の氏名又は名称が エヌエスケー・オートリブ株式会社 から オートリブ・ジャパン株式会社
VIII-3-1(本申立ては、次の指定国のためになされた ものである。:	に変更されたこと。 すべての指定国